## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

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RAPID SLICER, LLC,		
	Plaintiff,	Civil Action No. 19-249
V.		(Judge Horan)
BUYSPRY, et al.,		
	Defendants.	

#### REQUEST FOR ENTRY OF DEFAULT

To the Clerk of the U.S. District Court for the Western District of Pennsylvania

You will please enter the default of the Defendants 1,4,5,8,9,13,14,15, and 17 identified on Attachment "A" hereto for failure to plead or otherwise defend as provided by the Federal Rules of Civil Procedure as appears from the Affidavit of Brian Samuel Malkin in Support of Request to Enter Default hereto attached.

Respectfully submitted,

Dated: June 20, 2019 /s/ Brian Samuel Malkin

Stanley D. Ference III Pa. ID No. 59899 courts@ferencelaw.com

Brian Samuel Malkin Pa. ID No. 70448 bmalkin@ferencelaw.com

FERENCE & ASSOCIATES LLC 409 Broad Street Pittsburgh, Pennsylvania 15143 (412) 741-8400 – Telephone (412) 741-9292 – Facsimile

Attorneys for Plaintiff

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AND NOW, this DAY of, 2019, pursuant to the request to
enter default and affidavit(s) filed, default is hereby entered against the Defendants in
Attachment "A" for failure to plead or otherwise defend.
Clerk

# Attachment "A" <u>DEFENDANTS BY STORENAME AND MERCHANT ID</u>

Def	Store Name	Merchant ID
No.		
1	buyspry	597aaf37c7f5057fd5582f62
4	chanzon	594e136cabea91780b592536
5	daisyyshop	58dba57e3af68752ad25314b
8	Honney Home	561cc46937552b5abcf896ee
9	Incoherent	5aaa9a2cccf0c86989644c3f
13	R-fer3C	58da10e43743c352cdfaf55c
14	ringsmart	54ad1facd630ed1ad698d029
15	sijifuzhuangku	5af0f49849727961ba55e10a
17	woyaobangbangde	5ac4fc66a71fbf76e68c25cb

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	Defendants.	

## AFFIDAVIT OF BRIAN SAMUEL MALKIN IN SUPPORT OF REQUEST TO ENTER DEFAULT

COMMONWEALTH OF PENNSYLVANIA	}	
	}	ss:
COUNTY OF ALLEGHENY	}	

Brian Samuel Malkin, being duly sworn, says that he is an attorney for Plaintiff in the above-entitled action, that the complaint and a summons in this action was served on all of the Defendants identified on Attachment "A" to the Request for Entry of Default as of March 26, 2019; that the time within which such Defendants may answer or otherwise move as to the complaint has expired; that such Defendants have not answered or otherwise moved and that the time for such Defendants to answer or otherwise move has not been extended.

Dated: June 20, 2019

Brian Samuel Malkin

Sworn to and subscribed before me this 20th day of June, 2019

otary Public

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL

Laura Daniels, Notary Public

Sewickley Boro, Allegheny County
My Commission Expires Feb. 2, 2021

MENBER. PENNSYLVANIA ASSOCIATION OF NOTARIES

My commission expires:

#### **CERTIFICATE OF SERVICE**

I hereby certify that on June 20, 2019, the foregoing document is being filed via the Case Management/Electronic Case Filing (CM/ECF) system; I also certify that on June 20, 2019, a true copy of the foregoing is being served by email and mail, where said information is known to plaintiff and via publication by posting a true and correct copy on the website www.ferencelaw.com in accordance with the Order Authorizing Alternate Service, as modified by the Preliminary Injunction Order entered on April 11, 2019.

/s/ Brian Samuel Malkin
Brian Samuel Malkin